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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/922,910	08/06/2001	Donald F. Gordon	DIVA/113CON2	9300	
56015 7.	590 09/25/2006		EXAM	EXAMINER	
PATTERSON & SHERIDAN, LLP/ SEDNA PATENT SERVICES, LLC 595 SHREWSBURY AVENUE SUITE 100			SHANG, A	SHANG, ANNAN Q	
			ART UNIT	PAPER NUMBER	
			2623		
SHREWSBUR	Y, NJ 07702		DATE MAILED: 09/25/2006	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/922,910	GORDON ET AL.				
		Examiner	Art Unit				
		Annan Q. Shang	2623				
Period fe	The MAILING DATE of this communication or Reply	appears on the cover sheet wi	th the correspondence addr	ress			
WHI(- Exte after - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING nsions of time may be available under the provisions of 37 CFF SIX (6) MONTHS from the mailing date of this communication operiod for reply is specified above, the maximum statutory peure to reply within the set or extended period for reply will, by streply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re- riod will apply and will expire SIX (6) MON atute, cause the application to become AB	CATION. eply be timely filed THS from the mailing date of this com ANDONED (35 U.S.C. § 133).				
Status							
1)[\]	Responsive to communication(s) filed on <u>0</u>	6 Julv 2006.					
		This action is non-final.					
3)	<u>, </u>						
•	closed in accordance with the practice und	•	· · · · · · · · · · · · · · · · · · ·				
Disposit	ion of Claims						
4)⊠	4)⊠ Claim(s) <u>1-19</u> is/are pending in the application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	Claim(s) is/are allowed.						
6)⊠	Claim(s) 1-19 is/are rejected.						
7)	Claim(s) is/are objected to.						
8)[Claim(s) are subject to restriction an	d/or election requirement.					
Applicat	ion Papers						
9)[The specification is objected to by the Exam	niner.					
10)	The drawing(s) filed on is/are: a) = 3	accepted or b) objected to I	by the Examiner.				
	Applicant may not request that any objection to	the drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the cor	rection is required if the drawing(s) is objected to. See 37 CFR	R 1.121(d).			
11)	The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO)-152.			
Priority (under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for fore ☐ All b)☐ Some * c)☐ None of:	eign priority under 35 U.S.C. §	119(a)-(d) or (f).				
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority docum						
	3. Copies of the certified copies of the p		received in this National St	tage			
	application from the International Bur						
* (See the attached detailed Office action for a	list of the certified copies not	received.				
Attachmen	• •	_					
1) 🕍 Notic 2) 🗌 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview S	ummary (PTO-413))/Mail Date				
3) 🔲 Infor	mation Disclosure Statement(s) (PTO/SB/08)	5) 🔲 Notice of In	formal Patent Application				
Paper No(s)/Mail Date 6) Dther:							

DETAILED ACTION

Claim Objections

1. The numbering of claims is not in accordance with 37 CFR 1.126 which requires the original numbering of the claims to be preserved throughout the prosecution. When claims are canceled, the remaining claims must not be renumbered. When new claims are presented, they must be numbered consecutively beginning with the number next following the highest numbered claims previously presented (whether entered or not).

Misnumbered claims 12-20 been renumbered 11-19 respectively.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hendricks et al (5,600,573) in view of Clanton, III et al (5,524,195).

As to claim 1, note Hendricks reference figures 1-3, discloses operations center with video storage for TV program packaging and delivery system and further discloses an interactive information distribution system containing service provider equipment and subscriber equipment (set-top terminal) that is interconnected by a communications network, the method of providing a subscription-on-demand service, comprising:

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(Computer Assisted Packaging system 'CAP' of Operations Center 'OC' 202) providing a set of more than two on-demand programs; packaging the set into a subset having at least two on-demand programs..." and "providing a user interface having the subset as a selectable object..." (col.6, lines 15-43, col.7, line7-col.8, line 39).

Hendricks discloses a VOD and other program packaging process, but fails to explicitly teach where the VOD programs are package into programming package or into a subset.

However, note the **Clanton III**, reference figure 5, discloses a number of VOD programs are packaged into programming packages based on specific categories (col.8, lines 47-67).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teaching of Clanton III into the system of Hendricks in order to enable a user to select from a desired VOD or programs presented in packages based on specific categories.

4. Claims 2-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Hendricks et al (5,600,573)** in view of **Clanton, III et al (5,524,195)** as applied to claim 1 above, and further in view of DirecTV Offers MSNBC in Programming Lineup (Los Angeles, July 15, 1996).

Hendricks further discloses where in response to selection of the selectable objects representing the subset of at least two on-demand programs, causing subscription to the programming package (col.19, 46-54), note that VOD request at the

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OC 202 or HE-208 determines whether the subscriber is entitled to receive the program and whether there is sufficient funds or credit for the subscriber.

Hendricks as modified by Clanton III, fail to explicitly teach, providing a time limited access period to the subset of the at least two on-demand programs without incurring an additional fee, a time limited access period, providing subscription to the package at a predefined price

However, Directv teaches providing various programming packages by the month or predefined time (see page 2 of Directv document).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teaching of Directv into the system of Hendricks as modified by Clanton III to enable the cable operator the flexibility of packing programming as desired with predetermined the prices for predetermined time period(s) to increase revenue and furthermore to enable users to purchase or subscribe to various programming packages as desired.

As to claims 8-19, Hendricks does not explicitly teach a programming package where the programming packages are arrange in a hierarchical package of programming, comprising multiple program packages including a top level package including all of the at least two on-demand programs and at least one particular package including only a portion of the at least on-demand programs, one particular package with respective portion of at least two on-demand programs, defined according to content categories comprises one or more sports, particular teams, etc., to enable a user to select from an object representing a top level of hierarchical package

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programming, user defined program package to enable personal subscription service, causing subscription of the programming packages upon selections of the objects for predefined price for predefined time period and where the SOD service provides the content subsets at a predefined price for a predefined time period.

However, Drectv further provides programming packages: plus directv, select choice, total choice silver, etc., which are arrange in hierarchical format having subsets of programming packages within a programming package (STAR!, SHOWTMIE, HBO, HBO/STAR!, HBO/STAR! II, HBO/STAR!/SHOWTIME, etc.) to enable a viewer to subscribe to a programming package subset without subscribing to an entire programming package.

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teaching of Directv into the system of Hendricks as modified by Clanton III in order to continuously package a diverse lineup of quality programming to subscribers at a great value to generate income.

Response to Arguments

5. Applicant's arguments with respect to claims 1-19 have been considered but are most in view of the new ground(s) of rejection discussed above. This office action is non-final.

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Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Easty et al (6,448,987) disclose GUI for digital content delivery system using circular menus.

Strubbe et al (5,483,278) disclose system and method for finding a movie of interest in a large movie database.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Annan Q. Shang** whose telephone number is **571-272-7355**. The examiner can normally be reached on **700am-400pm**.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Christopher S. Kelley** can be reached on **571-272-7331**. The fax phone number for the organization where this application or proceeding is assigned is **571-273-8300**.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Annan Q. Shang.